FORM PCT/DO/EO/905 (March 2001)

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U.S. APPLICATION NO.	FIR	ST NAMED APPLICANT		ATTY, DOCKET NO.
09/830761	BARBU ⁴	BARBUCCI		1756
				R 1756 INTERNATIONAL APPLICATION NO.
WALTER H SCHNEIDER			PCT/EP99/08481	
19167 THOMPSON RIDO			I.A. FILING DATE	PRIORITY DATE
	••		08 NOV 99	11 NOV 98
•	•	•	DATE MAILED:	0 5 JUL 2001
	MISSING REQUIRED			THE UNITED
	TES DESIGNATED/E been submitted by the applicar			Frademark
	nated Office (37 CFR 1.494)			radina k
U.S. Basic Natio	=	dication of Small E		
Copy of the international application. Translation of the international application into English.				
Oath or Declaration of inventors(s). Translation of Article 19 amendments into English.				glish.
Copy of Article	<u>~</u>	ther:		
Priority Documen	nt. Preliminary Examination Rep	ort in English and it	te Annever if any	
1.21	mexes to the International Prel	-		
ransation of At	mexes to the international Free	Dinnery Datardance	ar Report into English.	
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application.				
-	T be furnished within the period	od set forth below in	order to complete the re	equirements for
acceptance under 35 U.S.C. 371: [] a. Translation of the application into English. A processing fee will be required if submitted				
later than the appropriate 20 or 30 months from the priority date.				
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.				
b. Processing fee for providing the translation of the application and/or the Annexes later than the				
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). $[x]$ c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying				
the applicate surcharge w	ation of the inventors, in compion (preferably by the Internativill be required if submitted late	onal application nur	nber and international fil	ling date). A
<u></u> '	oath or declaration does not co		1.497(a) and (b) for the	reasons
indicated on the attached PCT/DO/EO/917. [Fig. d. Surcharge for providing the eath or declaration later than the appropriate 20 or 30 months from the				
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ 270.00 as a print large entity print small entity, including any required multiple dependent				
-	icant must submit the additiona			
5. [X] Applicant has not subm PCT/DO/EO/920.	itted the required sequence list	ing pursuant to 37 C	CFR 1.821-1.825. See a	ittached
MONTHS FROM THE DAT	FORTH IN 3(a)-3(d), 4 AND TE OF THIS NOTICE OR B' R THE APPLICATION, WH IN ABANDONMENT.	Y 22 OR 32 MON	THS (where 37 CFR 1.4	495 applies) FROM
The time period set above may 1.136(a).	y be extended by filing a petitic	on and fee for exten	sion of time under the pr	ovisions of 37 CFR
Annexes will be cancelled. A	a translation of the Annexes M processing fee will be required ents are cancelled since a trans ths from the priority date.	d if submitted later (than 20 or 30 months fro	on the priority date.
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)				
A copy of this notice MUST be returned with this response.				
Enclosed: PCT/DO/EO/9		efective Translation		•
PTO-875	PCT/DO/EC	0/920		
_	_	Bar	bara A. Campbell	

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